UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

MICHAEL SHERMAN,)	Civil No. 05-11545-NG
Plaintiff)	
v.)	
VISION LAB TELECOMMUNIC.	ATIONS,)	
INC., et al.,)	
Defendants)	

MOTION FOR EXTENSION OF TIME TO FILE MOTION FOR DEFAULT JUDGMENT

Now comes the Plaintiff and moves this honorable court to extend the time within which he may file a motion for default judgment from September 28, 2006, until November 30, 2006. In support hereof, he says that his attorney is in the process of moving his home and office to Fitchburg and cannot prepare such a motion before the current deadline.

Dated: September 20, 2006

MICHAEL SHERMAN, by his attorney,

/s/ Walter Oney

Walter Oney (BBO # 379795)

4 Longfellow Place Boston, MA 02114 Tel: 617-227-5620

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CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document was served upon the following parties by the method indicated:

By automatic electronic notice:

(None)

By first-class mail, postage prepaid:

Douglas O'Keefe, Esq. Attorney for Vision Lab Telecommunications, Inc. c/o Venali, Inc. One Alhambra Plaza, Suite 800 Coral Gables, FL 33134

Highland Marketing LLC Portland House Glacis Road Gibraltar

The Support Group in Sweden AB Liljeholmsvägen 18 SE-11761 Stockholm Sweden

Dated: September 20, 2006

<u>/s/</u>	Walter	<u>Onev</u>	У